

**MINUTES FOR THE COURT OF APPEAL
STATE OF CALIFORNIA
SECOND APPELLATE DISTRICT**

June 3, 2010

DIVISION THREE

BB21221- People (Certified for Publication)
v.
Keith Chung

The judgment is affirmed.

Klein, P.J.

We concur: Kitching, J.
Aldrich, J.

B213615 Laclette, Jr.
v.
Galindo, et al.

Filed order modifying opinion. (No change in the judgment)

DIVISION FIVE

B214899 People (Not for Publication)
v.
Maynor Palma

The judgment is affirmed.

Armstrong, Acting P.J.

We concur: Mosk, J.
Kriegler, J.

DIVISION FIVE (continued)

B217259 People (Not for Publication)
v.
J.M.

The following provision is ordered stricken from Term No. 21 in the probation conditions of the disposition minute order: "stay away from places where persons whom you know to use illegal drugs or substances congregate." The maximum term of confinement is ordered stricken. The clerk of the juvenile court is instructed to prepare an amended minute order reflecting these changes. The juvenile court's orders are affirmed in all other respects.

Armstrong, Acting P.J.

We concur: Mosk, J.
Weisman, J. (Assigned)

B220974 Los Angeles County, D.C.F.S. (Not for Publication)
v.
K.D.

The judgment is affirmed.

Mosk, J.

We concur: Armstrong, Acting P.J.
 Ferns, J. (Assigned)

DIVISION SIX

B217873 People
v.
Franklin

Filed order denying petition for rehearing.

DIVISION SEVEN

Court convened at 9:00 a.m.

Present: Perluss, P.J., Woods, J., Jackson, J., Segal, J. (Assigned) and Eva McClintock, Deputy Clerk.

Each of the following:

B210240 People v. Keating
B211445 People v. Page
B212114 People v. Robins
B212219 People v. Hernandez
B213234 People v. T. M.
B213480 People v. Ramirez
B214111 People v. Nash
B214354 People v. Bailey
B215635 People v. Cox
B216196 People v. Maldonado
B216492 People v. Channel
B216699 People v. Cesar E.
B216959 People v. Giovanni H.
B217898 People v. Frost
B218903 People v. Chilin

Argument waived, cause submitted.

B217488 People
 v.
 Carter

Merits:

Argued by Tracy Rogers for appellant and by Joseph Lee, Deputy Attorney General for respondent. The parties stipulate that Justice Zelon may participate by listening to the audio recording of oral argument. Cause submitted.

DIVISION SEVEN (continued)

B218912 In re Holt
 on
 Habeas Corpus

Merits:

Argued by Charles Chung, Deputy Attorney General for appellant and by Heidi Rummel for respondent. Cause submitted.

B209910 Lawfund Mgmt. Group, et al.
 v.
 Bohbot, et al.

Merits:

Argued by David Parker for appellants and by Nigel Burns and Gordon Calhoun for respondents. The parties stipulate that Justice Zelon may participate by listening to the audio recording of oral argument. Cause submitted.

B211319 Yusuf
 v.
 Shcherbak

Merits:

Argued by Sunny Yusuf appellant in propria persona; by Anna Shcherbak respondent in propria persona and by Kenneth Nahigian for minor. The parties stipulate that Justice Zelon may participate by listening to the audio recording of oral argument. Cause submitted.

Court recessed.

Court reconvened at 1:30 p.m.

Present: Perluss, P.J., Woods, J., Jackson, J., Segal, J. (Assigned) and Eva McClintock, Deputy Clerk.

DIVISION SEVEN (continued)

B213996 West
 v.
 Woods

Merits:
Argued by Craig Lytle for respondent and no appearance for appellant.
Cause submitted.

B215438 Mann
 v.
 Loghmanpour

Merits:
Argued by Michael Lotta for appellant and by David Pruett for respondent.
Cause submitted.

B221458 Vaughn, et al.
 v.
 D.A.B.R., Inc., et al.

Merits:
Argued by Mark Posner for appellants and by Ryan Squire for respondents.
The parties stipulate that Justice Zelon may participate by listening to the
audio recording of oral argument. Cause submitted.

B217037 Culver City Partners East
 v.
 Baja Fresh Westlake Village

Merits:
Argued by Joshua Rosen for appellant and by Perry Roshan-Zamir for
respondent. The parties stipulate that Justice Zelon may participate by
listening to the audio recording of oral argument. Cause submitted.

Court adjourned.

DIVISION SEVEN (continued)

B205984 John R. Davis, et al. (Not for Publication)
 v.
 Leslie Controls, Inc., et al.

Appellants are entitled to a new trial upon the sole issue of non-economic damages unless within 30 days of the filing of the remittitur in the court below, respondents shall remit from the judgment the sum of \$2,130,000 as to each appellant. If such remission be made, then the judgment shall stand affirmed; otherwise, it shall be reversed and the cause remanded for trial upon the issue of non-economic damages. Appellants to recover costs on appeal.

Woods, J.

We concur: Perluss, P.J.
 Jackson, J.

DIVISION EIGHT

B216734 People (Not for Publication)
 v.
 Lionel Bradley

We affirm the judgment.

Grimes, J.

We concur: Rubin, Acting P.J.
 Flier, J.

DIVISION EIGHT (continued)

B215546 People (Not for Publication)
v.
Francis Miguel Cuellar

The judgment is affirmed.

Grimes, J.

We concur: Rubin, Acting P.J.
Flier, J.

B208928 People (Not for Publication)
v.
Conrad Quezada, et al.

The judgments are affirmed.

Flier, J.

We concur: Rubin, Acting P.J.
Lichman, J. (Assigned)

B223620	Los Angeles County, D.C.F.S. v. S.A.
B224373	Los Angeles County, D.C.F.S. v. S.A. and S.M.

Filed order consolidating above captioned appeals.

B213764 Parvizian
v.
California Unemployment Insurance Appeals Board

Filed order denying petition for rehearing.